CHAPTER 117.

SUPREME COURT IN CRIMINAL CASES.

H. F. 234,

AN ACT to amend the law as it appears in section five thousand four hundred and sixty-four (5464) of the code relating to judgments of the supreme court in criminal cases.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Supreme court—judgments in criminal cases—reversal.

That the law as it appears in section five thousand four hundred and sixty-four (5464) of the code be and the same is hereby amended by striking out all of said section following the word "reversed" in the second line thereof and by inserting in lieu thereof the following:

"Such reversal shall be deemed an order for a new trial unless the

supreme court shall direct that the defendant be discharged and his bail exonerated, or if money be deposited instead, that it be refunded to him?"

8 to him."

Approved March 29, A. D. 1919.

CHAPTER 118.

HIGHWAY TAX FOR WIDE-TIRED WAGONS.

H. F. 14.

AN ACT to repeal the law as it appears in sections fifteen hundred seventy-d (1570-d) and fifteen hundred seventy-e (1570-e), supplement to the code, 1913, relating to the rebate of the highway tax for the use of wide tired wagons.

Be it enacted by the General Assembly of the State of Iowa:

1 Section 1. Repeal. That the law as it appears in sections 1570-d 2 and 1570-e, supplement to the code, 1913, be and the same is hereby 3 repealed.

Approved March 29, A. D. 1919.

CHAPTER 119.

WATERWORKS AT STATE HOSPITAL AT CHEROKEE.

H. F. 216.

AN ACT making appropriations for the completion of waterworks at the state hospital for the insane at Cherokee.

Be it enacted by the General Assembly of the State of Iowa:

SECTION 1. Insane hospital at Cherokee—completion of water-1 works—appropriation for. There is hereby appropriated out of any

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money in the state treasury, not otherwise appropriated, to be available July 1, 1919, the sum of twenty-three thousand dollars (\$23,000.00) for the purpose of providing for the completion of the increase and improvement of the water supply at the state hospital for the insane at Cherokee, authorized by chapter two hundred and seventy-one (271) of the acts of the thirty-seventh general assembly. All money appropriated by this act shall be drawn from the state treasury and expended in the manner provided by chapter eleven-b (11-b), title thirteen (13), supplement to the code, 1913.

Approved March 29, A. D. 1919.

CHAPTER 120.

COMPULSORY EDUCATION OF DEAF AND BLIND CHILDREN.

H. F. 257.

AN ACT to repeal sections twenty-seven hundred eighteen-c (2718-c), twenty-seven hundred eighteen-d (2718-d), twenty-seven hundred eighteen-e (2718-e), and twenty-seven hundred eighteen-f (2718-f), supplement to the code, 1913, and to enact substitutes therefor and relating to the required attendance of deaf children and blind children at the respective state schools, and for excuse therefrom, and providing a penalty for falling to comply with the provisions of this act, and appropriating funds for carrying out provisions of this act, including the compensation of agent to enforce provisions of this act.

Be it enacted by the General Assembly of the State of Iowa:

- SECTION 1. Deaf children—compulsory education—exemption.

 1 Children, residents of the state, between the ages of seven and nine
 2 teen years, who are so deaf as to be unable to obtain an education in

 3 the common schools must be sent each by his parents or guardian to

 4 attend the Iowa school for the deaf, unless exempted as hereinafter

 5 provided.
 - SEC. 2. Inducing or encouraging absence—penalty for. Any person having such a child under his control and who fails to comply with any of the provisions of this act and any person who induces or attempts to induce any deaf child to absent himself or herself from school or employs or harbors any such child while such school is in session shall be deemed guilty of a misdemeanor, and shall be imprisoned in the county jail not more than thirty days or be fined not to exceed one hundred dollars.
 - SEC. 3. Attendance excused—conditions. The superintendent of the Iowa school for the deaf, with the approval of the state board of education in the individual case, may excuse attendance when satisfied:
- a. That the child is in such bodily or mental condition as to prevent or render futile his or her attendance at school.
- b. That the child is so diseased or possesses such habits as to render his or her presence a menace to the health or morals of other pupils.